The question then recurring upon the adoption of the report,

It was non-concurred in.

When,

On motion of Mr. Street,

The bill was re-committed to the Committee on Ways and Means.

Mr. Hardcastle moved that the Committee on Corporations be granted leave to sit during the session of the House.

The question recurring upon concurring in the motion.

Mr. Hardcastle demanded the yeas and nays.

The demand being sustained,

The yeas and nays were called and appeared as follows:

AFFIRMATIVE.

Messrs.		
Colton, of St. M's	, Delaplane,	Feig,
Chapman,	Miller,	Young, of Wash.,
Shipley,	Routzahn,	Ardinger,
Spencer,	Streett,	Whitson,
Waller,	Hardcastle,	Hilton, Clark, of Mont.,
Radcliffe,	Jamart,	
Mearns,	Foster,	Porter,
Sasscer,	Stewart,	Young, of All.,
Ford, of Q. A.,	Travers,	Linthicum—27.

NEGATIVE.

Messrs. Clark, of B. city, Gorman, Speaker, Vickers, Chaisty, Penington, Wilmer. Harig, Scott, Hurtt, Griswold, Duvall, Parker, Newcomer. Henkle, Rowe, Steele, Ford, of Q. A., Riley, Lamotte, L. A. J., Baldwin. Litzinger, Polk. McCosker, Butler, Langrell-28. Goldsborough, Staylor, Smith,

So the motion was not sustained.

On motion of Mr. Miller, (the rules being suspended,)

The House proceeded to the consideration of Senate bills entitled to a third reading.

The Senate bill, entitled an Act to amend the charter of the Canton Company of Baltimore,